IN TH. UPERIOR COURT OF THE STATE C PRIZONA IN AND FOR THE COUNTY OF YAVAPAI

4	\circ	FILED	
	X		α
		o'deck	- KT m

	o'rlock /-		
division 3	SEP 3 0 2010		
HONORABLE Tina Ainley			
CASE NO. P1300CR V1300CR 201080461	Deputy		
TITLE:	COUNSEL:		
State of Arizona, (Plaintiff)	Yavapai County Attorney (For Plaintiff)		
Steven Carroll De Mockey (Defendant)	Public Defender (For Defendant)		
Rule 12.10(a	a)/5.8 notice [Notice – Notice]		
In a county where an arraignment is not held as provide defendant shall be brought before a magistrate who sha	ed in Rule 14.1 (d), if an indictment/information is returned, the all:		
	Enter a plea of not guilty for the defendant and prepare and provide the defendant and defendant's counsel with a notice specifying that a plea of not guilty has been entered.		
(2) Set the date for the trial or pretrial conference.			
The next date and place and nature of hearing i	s:		
[V Case Management Conference on	Nov 1 ,2010 at 10:30A.M. in Division 6.		
(3) Advise the parties in writing of the dates set for	Advise the parties in writing of the dates set for further proceedings and other important deadlines.		
· · ·	Advise the defendant of the defendant's right to be present at all future proceedings, that any proceeding may be held in the defendant's absence and that the defendant may be charged with an offense and a warrant may be issued for defendant's arrest.		
(5) Advise the defendant of the right to jury trial, if	Advise the defendant of the right to jury trial, if applicable.		
Notice to the defendant as provided in Rule 12.10(a)/5.8 counsel.	8 shall be in writing and signed by the defendant and defendant's		
The defendant and defendant's counsel signature below date.	indicate that each has received the information stated, in writing, thi		
9-30 -10 Date			
Defendant c: County Attorney (e)	Counsel for Defendant		

Defense Attorney [] PD (e)

09/25/09

cr186.rule12.10notice